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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/540,400	03/31/2000	Frans Lodewijk Plantenga	ACH2696	2198
75	90 02/24/2004		EXAM	INER
Louis A Morris			GRIFFIN, WALTER DEAN	
Akzo Nobel Inc Intellectual Property Department			ART UNIT	PAPER NUMBER
7 Livingstone A			1764	
Dobbs Ferry, N	Y 10522-3408		DATE MAILED: 02/24/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Advisory Action	09/540,400	PLANTENGA ET AL.	
Advisory Addion	Examiner	Art Unit	
	Walter D. Griffin	1764	
The MAILING DATE of this communication app	pears on the cover sheet with the	correspondence address	·
THE REPLY FILED 09 February 2004 FAILS TO PLACE Therefore, further action by the applicant is required to final rejection under 37 CFR 1.113 may only be either: condition for allowance; (2) a timely filed Notice of App Examination (RCE) in compliance with 37 CFR 1.114.	avoid abandonment of this appli (1) a timely filed amendment wh	cation. A proper reply to a ich places the application in	
PERIOD FOR R	EPLY [check either a) or b)]		
a) The period for reply expiresmonths from the mailing b) The period for reply expires on: (1) the mailing date of this Ar event, however, will the statutory period for reply expire later ONLY CHECK THIS BOX WHEN THE FIRST REPLY WA 706.07(f).	dvisory Action, or (2) the date set forth in the	of the final rejection.	In no
Extensions of time may be obtained under 37 CFR 1.136(a). The chave been filed is the date for purposes of determining the period of extending the period of extending the period of extending the period of extending the control of the shorten (b) above, if checked. Any reply received by the Office later than three nearned patent term adjustment. See 37 CFR 1.704(b).	ension and the corresponding amount of the ed statutory period for reply originally set in	e fee. The appropriate extension fee the final Office action; or (2) as set t	under forth in
1. A Notice of Appeal was filed on Appellan 37 CFR 1.192(a), or any extension thereof (37 C			
2. \square The proposed amendment(s) will not be entered	because:		
(a) they raise new issues that would require furt	her consideration and/or search	(see NOTE below);	
(b) \square they raise the issue of new matter (see Note	below);		
(c) they are not deemed to place the application issues for appeal; and/or	n in better form for appeal by ma	terially reducing or simplifyin	ng the
(d) they present additional claims without cance NOTE:	eling a corresponding number of	finally rejected claims.	
3. Applicant's reply has overcome the following reje	ection(s):		
4. Newly proposed or amended claim(s) wou canceling the non-allowable claim(s).	ld be allowable if submitted in a	separate, timely filed amend	Iment
5. ☑ The a) ☐ affidavit, b) ☐ exhibit, or c) ☑ request to application in condition for allowance because:		sidered but does NOT place	the
6. The affidavit or exhibit will NOT be considered b raised by the Examiner in the final rejection.	ecause it is not directed SOLELY	to issues which were newly	/
7. For purposes of Appeal, the proposed amendme explanation of how the new or amended claims			
The status of the claim(s) is (or will be) as follow	s:		
Claim(s) allowed:			
Claim(s) objected to:			
Claim(s) rejected:			
Claim(s) withdrawn from consideration:			
8. The drawing correction filed on is a) applied	oproved or b) disapproved by	the Examiner.	
9. Note the attached Information Disclosure Statem	nent(s)(PTO-1449) Paper No(s).		
10. Other:			
		Wutt D. D. Walter D. Griffin Primary Examiner Art Unit: 1764	

U.S. Patent and Trademark Office PTOL-303 (Rev. 11-03) Continuation of 5. does NOT place the application in condition for allowance because: of the following reasons. The argument that the Yamaguchi reference is drawn to a conventional HDS process that is unlike the HDS process claimed is not persuasive because nowhere does Yamaguchi disclose that the catalyst is effective only for conventional HDS processes. In fact, Yamaguchi discloses in column 1, lines 38-42 that it has been noticed that the conventionally prepared catalysts cannot satisfactorily meet an ever growing demand on reducing the levels of sulfur and nitrogen compounds in the heavy oils or the like. Therefore, Yamaguchi does not consider the disclosed catalysts to be conventional and suggests that deeper desulfurization and denitrogenation can be achieved through the use of the catalyst in a hydrotreating process. This teaching appears to contradict applicants' argument that the Yamaguchi process is drawn to a conventional HDS process. It is certainly not clear that the claimed ultra-deep HDS is any different from the HDS disclosed by Yamaguchi.

The argument that Yamaguchi does not prefer the use of nickel in the catalyst is not persuasive. A reference is not limited solely to its preferred embodiments.

The argument that there would be no expectation of success in combining the EP and Yamaguchi references is not persuasive. Yamaguchi teaches that the activity of Group VI/VIII metal catalysts is increased with the inclusion of organic additives in the catalyst. Therefore, the examiner maintains that one having ordinary skill in the art would add the organic additives to the catalysts of the EP reference with the expectation of increased activity.